

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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DOREEN HARRIS, *pro se*,

Plaintiff,

-against-

THE DEPARTMENT OF HOUSING  
PRESERVATION AND DEVELOPMENT;  
Director of State Legislative, JOHN  
MAZZITELLI; Director, Asset Sales Program,  
NICK STAVRIOTIS; Legal Affairs,  
MAIRAN WHITE; and ARTTIMECHE  
PEARSON, Director, Administration and  
Compliance; THE DEPARTMENT OF  
CITYWIDE ADMINISTRATIVE SERVICES,  
DIVISION OF REAL ESTATE SERVICES,  
Director of Release Center, JAMES MONTEFINISE;  
MR. ROBERT; THOMAS PRUZAN - Pruzan  
Law Firm; NAPCO HOLDINGS LLC; PETER  
AND NICHOLAS NAKOS; ANGELA MARINOS,

**SUMMARY ORDER**  
08-CV-1886 (DLI) (LB)

Defendants.

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**DORA L. IRIZARRY, United States District Judge:**

Plaintiff Doreen Harris filed this action *pro se* on May 5, 2008. By Memorandum and Order dated August 5, 2008, plaintiff was granted 30 days leave to file an amended complaint with regard to her Fair Housing Act (“FHA”) claim. On September 5, 2008, plaintiff filed an amended complaint as directed. Having reviewed plaintiff’s amended complaint pursuant to Swierkiewicz v. Sorema, N.A., 534 U.S. 506, 512 (2002) and Sealed Plaintiff v. Sealed Defendant, ---- F.3d ----, 2008 WL 3294864, at \*5 (2d Cir. Aug. 12, 2008) (citing Boykin v. KeyCorp, 521 F.3d 202, 216 (2d Cir. 2008)), plaintiffs’ remaining claim shall proceed and the matter is referred to Magistrate Judge Lois Bloom for pretrial proceedings. The Court certifies pursuant to 28 U.S.C. § 1915(a)(3) that any

appeal would not be taken in good faith and therefore *in forma pauperis* status is denied for purpose of an appeal. Coppedge v. United States, 369 U.S. 438, 444-45 (1962).

SO ORDERED.

Dated: Brooklyn, New York  
September 30, 2008

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/s/  
Dora L. Irizarry  
United States District Judge